

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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UNITED STATES OF AMERICA

v.

ANGELA HUANG,
a/k/a "Angela Hung,"
a/k/a "Angela Lu,"
ZHI JUN HUANG,
FUYIN HUANG, and
BOUHARI ADOYI,

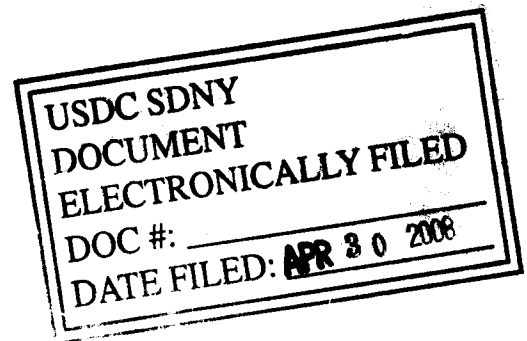
Defendants.

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COUNT ONE

INDICTMENT

S1 06 Cr. 1006 (RJC)



The Grand Jury charges:

1. From on or about May 17, 2006, up to and including on or about July 26, 2006, in the Southern District of New York and elsewhere, ANGELA HUANG, a/k/a "Angela Hung," a/k/a "Angela Lu," ZHI JUN HUANG, FUYIN HUANG, and BOUHARI ADOYI, the defendants, and others known and unknown, unlawfully, willfully, and knowingly did combine, conspire, confederate, and agree together and with each other, to commit an offense against the United States, to wit, to violate Title 18, United States Code, Section 2320.

2. It was a part and an object of the conspiracy that ANGELA HUANG, a/k/a "Angela Hung," a/k/a "Angela Lu," ZHI JUN HUANG, FUYIN HUANG, and BOUHARI ADOYI, the defendants, and others known and unknown, unlawfully, willfully, and knowingly would and

did traffic and attempt to traffic in goods and services, and did use a counterfeit mark on and in connection with such goods and services knowing that a counterfeit mark has been applied thereto, the use of which is likely to cause confusion, to cause mistake, and to deceive, in violation of Title 18, United States Code, Section 2320.

Overt Acts

3. In furtherance of said conspiracy and to effect the illegal object thereof, ANGELA HUANG, a/k/a "Angela Hung," a/k/a "Angela Lu," ZHI JUN HUANG, FUYIN HUANG, and BOUHARI ADOYI, the defendants, and others known and unknown, committed the following overt acts, among others, in the Southern District of New York and elsewhere:

a. On or about May 17, 2006, ZHI JUN HUANG filled out an invoice itemizing the purchase of thirty-six counterfeit handbags by an undercover agent with the United States Secret Service for \$480.

b. On or about May 17, 2006, ADOYI provided an undercover Secret Service agent with a black garbage bag filled with thirty-six counterfeit handbags.

c. On or about June 7, 2006, ANGELA HUANG directed an undercover Secret Service agent to the corner of 29th Street and 7th Avenue to pick up a bag filled with counterfeit handbags.

d. On or about July 26, 2006, FUYIN HUANG accepted payment of a \$1,000 deposit from an undercover agent with the United States Secret Service for a purchase of 1,020 counterfeit handbags.

(Title 18, United States Code, Section 371.)

FORFEITURE ALLEGATION

4. As a result of conspiring to commit the counterfeit goods offense, as alleged in Count One of this Indictment, in violation of Title 18, United States Code, Sections 371, ANGELA HUANG, a/k/a "Angela Hung," a/k/a "Angela Lu," ZHI JUN HUANG, FUYIN HUANG, and BOUHARI ADOYI, the defendants, shall forfeit to the United States, pursuant to Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461, all property, real and personal, that constitutes or is derived from proceeds traceable to the commission of the offense.

Substitute Asset Provision

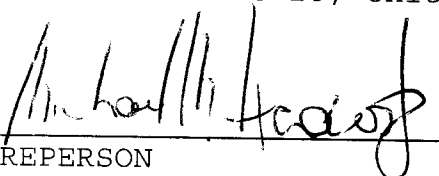
5. If any of the forfeitable property described in paragraph 4, above, as a result of any act or omission of the defendants:

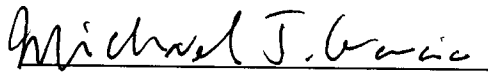
- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third person;

- c. has been placed beyond the jurisdiction of the Court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be subdivided without difficulty;

it is the intent of the United States, pursuant to Title 18, United States Code, Section 982(b), to seek forfeiture of any other property of said defendants up to the value of the above forfeitable property.

(Title 18, United States Code, Sections 981(a)(1)(c), 371, Title 21, United States Code, Section 853(p), and Title 28, United States Code, Section 2461.)


FOREPERSON


MICHAEL J. GARCIA
United States Attorney

- c. has been placed beyond the jurisdiction of the Court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be subdivided without difficulty;

it is the intent of the United States, pursuant to Title 18, United States Code, Section 982(b), to seek forfeiture of any other property of said defendants up to the value of the above forfeitable property.

(Title 18, United States Code, Sections 981(a)(1)(c), 371, Title 21, United States Code, Section 853(p), and Title 28, United States Code, Section 2461.)

FOREPERSON

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United States Attorney

UNITED STATES DISTRICT COURT
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Defendants.

INDICTMENT

S1 06 Cr. 1006 (RJS)

(18 U.S.C. § 371.)

MICHAEL J. GARCIA
United States Attorney.

A TRUE BILL


Foreperson.

Filed indictment. Core ^{previously} assigned to J. Swain.

SPM
4/30/08

